PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:	Selinfreund et al.	Art Unit:	1756
Serial No.:	10/672,052	Examiner:	Angebranndt, Martin J.
Filing Date:	September 26, 2003	Docket No.:	VTI-114.4B(US)
Title:	Transient Optical State Change Materials Useful in Copy-Protected Compact Discs	Confirmation Number:	7180

RESPONSE TO THE OFFICE ACTION OF APRIL 13, 2007

I. <u>INTRODUCTORY COMMENTS</u>

• Request for Consideration of Response

This "RESPONSE TO THE OFFICE ACTION OF APRIL 13, 2007" replies to the outstanding office action in this case, and distinctly and specifically responds to every ground of objection and rejection set forth in such office action. This response is a bona fide attempt to advance the application to final action. In light of the amendments (if any) and remarks set forth below, Applicants request that the Examiner reconsider the Examiner's stance with respect to the patentability of the claims.

REOUEST FOR, AND PAYMENT OF, EXTENSION FEE

An extension fee, which is believed to be a two-month extension fee, is due with this filing. Applicants hereby request such extension and provide the Commissioner with the authority to debit Kelley Drye & Warren's Deposit Account No. 11-0404 for this extension fee or any others associated with this amendment.

LOCATION OF SPECIFIED SECTIONS FOR SCANNING OF THIS DOCUMENT

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I.	INTRODUCTORY COMMENTS	Pages 1 – 3
II.	AMENDMENTS TO THE SPECIFICATION	Page 4
III.	AMENDMENTS TO THE CLAIMS	Pages 5-8
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V.	REMARKS/ARGUMENTS	Pages 10-11
VI.	APPENDIX	Page 12 (4 pages attached)

• <u>REQUEST FOR ENTRANCE OF AMENDMENTS AND CONSIDERATION OF ARGUMENTS</u>

Applicants respectfully request entrance of the amendments, and consideration of its arguments set forth below. Amended/new claims that may be construed as more limiting in scope than the scope of any of the claims prior to amendment/cancellation/addition should not be construed as an abandonment of any subject matter no longer claimed, nor should the amended/new claims be construed in any manner to waive or limit the equivalent structures of any element recited in such claims that would otherwise be available under the Doctrine of Equivalents with respect to the unamended/canceled claims.

Amendment/cancellation/addition of the claims is not in any manner intended to, and should not be construed to, waive Applicant's right in the future to seek protection for the subject matter claimed in prior claims, or to seek protection for similar matter in any continuation, divisional, continuation-in-part, RCE, CPA or any other application claiming priority to or through the present application. Applicants expressly reserve the right to file applications directed to the subject matter covered

by any canceled or previously submitted claim, as well as any uncovered subject matter disclosed in the specification.